

It will be seen in the students and the graduates of Marquette University, in the men and women who wear our uniform around the world and do more good in conditions that are more safe and secure because of his labor.

It also lives on, as we heard today so movingly, in the memories of those of us who were lucky enough to have known and loved him. He left each of us our own stock of Les Aspin

stories, guaranteed to bring a smile to our faces and warmth to our hearts as long as we remain on this Earth.

Well, Les is God's servant now. And finally, finally, he is with someone with sufficient energy to keep up. [*Laughter*]

NOTE: The President spoke at 3:18 p.m. at St. John's Church.

Statement on the Nuclear Agreement With North Korea *June 13, 1995*

I welcome the agreement reached between the United States and the Democratic People's Republic of Korea in Kuala Lumpur on key issues related to implementation of the US-DPRK Agreed Framework. Achieved through close consultation with our friends and allies in the Republic of Korea and Japan, the agreement keeps North Korea's dangerous nuclear facilities frozen and confirms that the Korean Peninsula Energy Development Organization (KEDO) will select the reactor model and prime contractor for the light-water reactor project. At the same time, KEDO has confirmed that both the reactor model and prime contractor will be South Korean.

In addressing these and other issues, today's understandings are an important step on the road toward full implementation of the US-DPRK Agreed Framework, which provides the international community with assurance against a North Korean nuclear threat and North Korea with opportunity to rejoin the community of nations. We also continue to believe that the resumption of North-South dialog is essential not only to the full implementation of the Agreed Framework but also to the continuing effort to build lasting prosperity and a stable peace on the Korean Peninsula.

Statement on the Supreme Court Decision on Affirmative Action *June 13, 1995*

The Supreme Court's decision sets a new legal standard for judging affirmative action, but it must not set us back in our fight to end discrimination and create equal opportunity for all.

Despite great progress, discrimination and exclusion on the basis of race and gender are still facts of life in America. I have always believed that affirmative action is needed to remedy discrimination and to create a more inclusive society that truly provides equal opportunity. But I have also said that affirmative action must be carefully justified and must be done the right way. The Court's opinion in *Adarand* is not inconsistent with that view.

It is regrettable that already, with the ink barely dry, many are using the Court's opinion as a reason to abandon that fight. Exaggerated claims about the end of affirmative action, whether in celebration or dismay, do not serve the interest all of us have in a responsible national conversation about how to move forward together and create equal opportunity.

The Supreme Court has raised the hurdle, but it is not insurmountable. Make no mistake: The Court has approved affirmative action that is narrowly tailored to achieve a compelling interest. The constitutional test is now tougher than it was, but I am confident that the test can be met in many cases. We know that from